IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

WSOU INVESTMENTS, LLC D/B/A	§	
BRAZOS LICENSING AND	§ CIVIL ACTION 6:20-cv-00571-	NDA
DEVELOPMENT,	§ CIVIL ACTION 6:20-cv-00572-A	NDA
Plaintiff,	§ CIVIL ACTION 6:20-cv-00573-	NDA
	§ CIVIL ACTION 6:20-cv-00574-	NDA
	§ CIVIL ACTION 6:20-cv-00575-A	DA
	§ CIVIL ACTION 6:20-cv-00576-A	DA
	§ CIVIL ACTION 6:20-cv-00577-A	DA
	§ CIVIL ACTION 6:20-cv-00578-A	NDA
v.	§ CIVIL ACTION 6:20-cv-00579-A	DA
	§ CIVIL ACTION 6:20-cv-00580-A	DA
	§ CIVIL ACTION 6:20-cv-00581-	NDA
	§ CIVIL ACTION 6:20-cv-00582-A	DA
	§ CIVIL ACTION 6:20-cv-00583-A	DA
GOOGLE LLC,	S CIVIL ACTION 6:20-cv-00584-A	
Defendant.	S CIVIL ACTION 6:20-cv-00585-A	DA
·	§	

CLAIM CONSTRUCTION ORDER

The Court provided its preliminary constructions on March 23, 2021. The Court held a claim construction hearing on March 25, 2021. ECF No. 45.

After careful consideration of the parties' briefs, oral argument, and the applicable law, the Court enters its final constructions for each term as shown below.

Claim Term/ Phrase	Court's Construction
"continuous wave doppler radar"	Plain and ordinary meaning
United States Patent No. 9,335,825	
Claims 1 and 19	
"at least one memory and the computer	Subject to 35 U.S.C. § 112, ¶ 6.
program code are configured, with the at least	
one processor, to cause the apparatus to at	Function: detect that an application is being
least: detect	started on the apparatus; in response to the
that an application is being started on the	application being started on the apparatus,

	<u> </u>
apparatus; in response to the application being	turn on a continuous wave doppler radar at
started on the apparatus, turn on a continuous	the apparatus
wave doppler radar at the apparatus"	
United States Patent No. 9,335,825	Structure: none; indefinite
Claim 1	
"tap direction"	Plain and ordinary meaning
United States Patent No. 7,777,728	
Claims 1, 11, 16	
"communication traffic exchanged with a	Plain and ordinary meaning
communication network subscriber over an	, c
access communication link"	
United States Patent No. 8,041,806	
Claims 1, 9, 10, 11, 14	
"access network"	Plain and ordinary meaning
United States Patent No. 8,041,806	
Claims 1, 7, 9, 10, 11, 14	
"a behavioral information collector operable	Plain and ordinary meaning
to monitor communication traffic exchanged	Train and ordinary meaning
with a communication network subscriber	
over an access communication link"	
United States Patent No. 8,041,806	
Claims 1, 9, 10	
	Dising and audinous magning
"the behavioral information collector being	Plain and ordinary meaning
configurable to collect from any of a plurality	
of types of communication traffic in the	
monitored communication traffic behavioral	
information indicative of behavior of the	
subscriber in using the access communication	
link", "the behavioral information collector	
operable to collect from the monitored	
communication traffic behavioral information	
indicative of behavior of the subscriber in	
using the access communication link", and	
"the behavioral information collector being	
configurable to collect the behavioral	
information from any of a plurality of types of	
communication traffic in the monitored	
communication traffic"	
United States Patent No. 8,041,806	
Claims 1, 9, 10	
"alert"	Plain and ordinary meaning
United States Patent No. 7,304,563	
Claims 1, 12, 16	
"alerting unit configured to issue an alert"	Subject to 35 U.S.C. § 112, ¶ 6.
United States Patent No. 7,304,563	= =
Claim 1	Function: issue an alert
Ciuiiii I	1 directon, issue an aicit

	Structure: The structure disclosed for the alerting unit (which includes a processor) must employ an algorithm to at least initiate a connection to another communication terminal over a network.
	The Court finds that no algorithm was disclosed. This term is indefinite.
"signaling unit configured to locally signal to a user"	Subject to 35 U.S.C. § 112, ¶ 6.
United States Patent No. 7,304,563 Claim 1	Function: locally signal to a user
	Structure:
	loudspeaker, light, vibrating unit, and
	equivalents thereof. '563 patent, 2:57-58, 4:4-8
"initiating [a/the] connection to the other	Plain and ordinary meaning
communication	
terminal at a predetermined time offset from	
[signaling the user using the signaling	
unit/locally signaling the	
users/signaling the user by the signaling	
means]" United States Patent No. 7,304,563	
Claims 1, 12, 16	
"the terminal"	Indefinite
United States Patent No. 7,304,563	Indefinite
Claim 12	
"issuing means for issuing an alert"	Subject to 35 U.S.C. § 112, ¶ 6.
United States Patent No. 7,304,563	
Claim 16	Function: issuing an alert
	Structure: Indefinite, see "alerting unit
	configured to issue an alert"
"autofocus algorithm"	Plain and ordinary meaning.
United States Patent No. 8,238,681	
Claims 1, 9, 16, and 24	The Court notes that Plaintiff did not raise its
	proposed construction in its briefs.
"second part in between the first part and the	Indefinite
second part"	
United States Patent No. 8,238,681	
Claims 1, 9, 16, and 24 "means for assigning a focus value mask to	Subject to 35 U.S.C. § 112, ¶ 6.
each of the plurality of parts of the at least	Subject to 35 0.5.€. § 112, ¶ 0.
one sub-window"	Function: assigning a focus value mask to
one suo window	i anonon, assigning a rocus varue mask to

United States Patent No. 8,238,681 Claim 24	each of the plurality of parts of the at least one sub-window
	Structure: none; indefinite
"a processor configured to" United States Patent No. 8,238,681 Claim 16	Plain and ordinary meaning
"broadcast" / "broadcasting" United States Patent No. 7,620,967 Claims 1, 7	Plain and ordinary meaning
"contact information" United States Patent No. 8,559,928 Claims 1, 15, 23	Plain and ordinary meaning
"tree structure" United States Patent No. 8,559,928 Claims 1, 15, 23	Plain and ordinary meaning
"a list of actions" and "a plurality of actions" United States Patent No. 8,751,585 Claims 1, 9, 17	Plain and ordinary meaning
"moving the selected electronic message from the inbox to the archive location after detection of the action defined in the archiving rule" United States Patent No. 8,751,585 Claim 1	Plain and ordinary meaning
"to move the selected electronic message from the inbox to the archive location after detection of the action defined in the archiving rule" United States Patent No. 8,751,585 Claim 9	
"moving the first electronic message from the inbox of the electronic mail client associated with the user to the first storage location associated with the first archiving rule after the first action specified in the first archiving rule is detected" United States Patent No. 8,751,585 Claims 1, 9, 17	
"client management processor configured to enable the user to select an electronic message	Subject to 35 U.S.C. § 112, ¶ 6.
from the inbox" United States Patent No. 8,751,585 Claim 9	Function: to enable the user to select an electronic message from the inbox

	Structure: indefinite
"a detection processor configured to detect the action defined in the archiving rule	Subject to 35 U.S.C. § 112, ¶ 6.
assigned to the selected electronic message	Function: to detect the action defined in the
was carried out"	archiving rule assigned to the selected
United States Patent No. 8,751,585 Claim 9	electronic message was carried out
Claim 9	Structure: indefinite
"a collaborative application management	Subject to 35 U.S.C. § 112, ¶ 6.
processor configured to manage collaborative	3
applications"	Function: to manage collaborate applications
United States Patent No. 8,751,585	Character and in J. Civita
Claim 9	Structure: indefinite
"stationary state"	Plain and ordinary meaning
United States Patent No. 8,737,961	
Claims 1 and 11	
"incrementing [of] a count[er] for a stationary state"	Plain and ordinary meaning
United States Patent No. 8,737,961	
Claims 1 and 11	Disin and audinous magning
"determin[e/ing] a primary set of stationary states"	Plain and ordinary meaning
United States Patent No. 8,737,961	
Claims 1 and 11	
"a pre-emptive user output"	An output provided to the user to pre-
(all claims)	emptively avoid e.g.
United States Patent No. 8,965,045 (Proposed by Defendant)	loss of tracking, an undesirable result
(Troposed by Defendant)	an undestrable result
"said processor configured to provide a pre-	Subject to means-plus-function treatment
emptive user output when the sub-set of	under 35 U.S.C. § 112, ¶ 6.
pixels approaches an edge of the set of	17
available pixels" United States Patent No. 8,965,045	Function : provide a pre-emptive user output when the sub-set of pixels approaches an edge
Claim 1	of the set of available pixels.
	r
	Structure: none; indefinite.
"a content transfer controller configured to	Plain and ordinary meaning
determine an acceptable activity period by monitoring usage of the one or more	
components over a particular time duration,	
and wherein the content transfer controller is	
configured to determine that an acceptable	
activity period is present when the usage of	

the one or more components is determined to have been below a particular threshold level over the particular time duration"	
United States Patent No. 8,595,283 Claim 1	
"the selected item of content" United States Patent No. 8,595,283 Claims 1, 2, 3, 10, 21	Plain and ordinary meaning
"an acceptable level of device activity" United States Patent No. 8,595,283 Claim 21	Plain and ordinary meaning
"monitoring usage of one or more componentsover a particular time duration" United States Patent No. 8,595,283 Claims 1, 10	Plain and ordinary meaning
"client-side compositing of media streams" United States Patent No. 8,640,180 All claims	Preamble is limiting
"wherein the compositing-instruction substream indicating the area of the display screen to display the at least one media substream is an area to display one of the on screen display and a picture-in-picture" United States Patent No. 8,640,180 Claims 8, 21	Plain and ordinary meaning
"the input image" United States Patent No. 7,946,491 Claims 1, 13, 25, and 41	Plain and ordinary meaning
"performing a correction on the input image" United States Patent No. 7,946,491 Claims 1, 13, 25, and 41	Plain and ordinary meaning
"new frame" United States Patent No. 7,946,491 Claims 1, 13, 25, and 41	Plain and ordinary meaning
"computer program product comprising at least one computer-readable storage medium having computer-readable program code portions stored therein, the computer-readable program code portions comprising a first/second/third/fourth/fifth executable portion for" United States Patent No. 7,946,491 Claim 13	Plain and ordinary meaning
"apparatus comprising a processor and	Plain and ordinary meaning

memory including computer program code, the memory and the computer program code configured to, with the processor, cause the apparatus at least to" United States Patent No. 7,946,491 Claim 25 "means for processing an input image for an attempt to decode the input image using a current barcode reading method, the processing including performing a correction on the input image" United States Patent No. 7,946,491	Function: processing an input image for an attempt to decode the input image using a current barcode reading method, the processing including performing a correction on the input image
Claim 41	Structure : 9:58 to 11:23, 15:25 to 16:52.
"means for determining whether the processing of the input image is successful based on a determination as to whether the correction is completed" United States Patent No. 7,946,491 Claim 41	Function: determining whether the processing of the input image is successful based on a determination as to whether the correction is completed Structure: processing element 72, operations 210
"means for switching to one of a different barcode reading method or processing a new frame of the input image using the current barcode reading method in response to the processing of the input image being unsuccessful" United States Patent No. 7,946,491 Claim 41	Function: switching to one of a different barcode reading method or processing a new frame of the input image using the current barcode reading method in response to the processing of the input image being unsuccessful Structure: processing element 72, operations 260, 270
"means for attempting a decode of the input image using the current barcode reading method in response to the processing of the input image being successful" United States Patent No. 7,946,491 Claim 41	Function: attempting a decode of the input image using the current barcode reading method in response to the processing of the input image being successful" Structure: barcode reading element 70, processing element 72, operations 210-220
"means for performing a switch to the different barcode reading method in response to a failure of the attempt to decode the input image using the current barcode reading method" United States Patent No. 7,946,491 Claim 41	Function: performing a switch to the different barcode reading method in response to a failure of the attempt to decode the input image using the current barcode reading method Structure: barcode reading element 70,

Case 6:20-cv-00580-ADA Document 49 Filed 06/02/21 Page 8 of 8

processing element 72, operations 220-230,s
270

IT IS SO ORDERED.

SIGNED this 2nd day of June, 2021.

ALAN D ALBRIGHT UNITED STATES DISTRICT JUDGE